United states district court For the Eastern district of wisconsin

3 From Arpo Brandwarde

Billie Et A)

17-00-706

## Relief from Judgenend or order

Judge PEPPET

BEFORE SUMMARY Judgment the Plaintiff and the dependants had Enough time to participate in discovery time, regarding interrogatories, Produce of documents, and Admission

yes the plantiff submitted medical records, showing the plaintiff did engage in suicide or Attempt suicide to the courts of the courts review exhibit submitted with motion mr Braithwait supplemental A ffidarit date march 19 2018 plaintiff disagreed to the size of his Injury bud testify that it was bigger then what was in the medical records submitted.

nor the defendant or pland of demonstrate the Authenticity of the document meaning the induty of the medical records nor were there may evidence under Admission relating to the Evidence.

Forther more melectrogationes under interrogatories and Admissions defendant should be determine by a second trial Jury on ground defendants and witness andrew Jarson fiel under interrogadories and Admissions that didn't engage in any seif Harm Action on the date of the above case date April 18. Tolly.

If Judge read defendants declarations, which submitting with Motion exhibit one, two, three

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Further more if sudge read incident report under supervisor comments Andrew farson who was the defendant witness, said Mr. Braithwaite did Not engage in any seif HARM that date but testify under athouth infront of Judge and the Jury, that seif HARM did happen and that he took A Picture of the Plaintiff injury that day.

4 Judge read exhibit that Plaintiff submit with motion, exhibit 4 5 during the discovery Phras ME Braithwaide who PlaintiFF Asked the defendants and there Lawyer to Produces Any and All Photographs of Plaintiff induries and there exert of the cell plaintiff was in when he harmed himself "defendands replied No such documents exists Exhibity

another discovery Asking the defendants to produce any and Everything From his cell April 182016 defendants replied on exhibits that no such video Exist

After the summary Judgment Motions were renewed by both parties the Judge decision was to day both parties summary Judgment Further Proceeding Civil Jury trial by FACT proceedings Finders who decides the Evidence on the Chains the trial Judge set forth,

before frict Plaintiff And the defendants went through motion betweene of limine on Admissions and Exclusion Evidence regarding Evidence including or excluded, Plaintiff First, then defendants next and all Another and his District Another one by Plaintiff.

of Judge review exhibits presented by defendants motion of Jimine under motion 2, the defendants moves the courts to exclude Any Argument, questions, testimony, or Evidence about chusadion of Mr. Braithwaiters purported Physical Mental or Emotional Indury thad is not directly from the date of indident.

If court see Judge finine she granted that motion
At trial out of No where did the defendant Presented Photo Evidence
At trial out of No where did the defendant Presented Photo Evidence
That was notated duce at Plaintiff request during discovery see Admissions
and Production of documentation

Submitted under oath, exhibit 1,2,3, that NOSEIF HARM Action touk Placed,

Plaintiff to 12 his Sawyer that he objection to the Photo of A injury that was not taking on April 18 2016 in the above case, the defendant refuse to yisden to My decision which was mis representation, in effective and prejudice the Plaintiff at trici

TF Judge Teview Exhibit and Evidence submitted with Modion Also the defendants declarations regarding self Harm, and no Photos Exist or camera Footage, so defendant's Gled under oath Attial and under oath in there declaration,

the Plaintiff is filling ters this without Inwyer Nathaniel cade who plaintiff toid him not to get Photo come in al trial And to oversion the defendant credibility in Front of the Jury regarding yies during discovery, and Evidence not presented during discovery,

IF NORCEC Judge Please Schedule A hearing regarding the siduation or overtorn Judgmend, to proceed to A Second drial and Led the Jury decide on the Evidence Set Forth,

JOSHUM PBraidhWaik WISIPF P. OIDOX 1000 BOSCUBEL NIS3801

5/2/2002